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15	CONSERVATIVE UNION, ANDREW BAGGIANI, MARYSE VERONICA JEAN-	
16	LOUIS, NAOMI WOLF, FRANK VALENTINE, INDIVIDUALLY, AND ON	
17	BEHALF OF THOSE SIMILARLY SITUATED	
18	UNITED STATES I	
19	NORTHERN DISTRIC OAKLAND	
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21	DONALD J. TRUMP, the Forty-Fifth President of the United States, KELLY VICTORY,	Case No: 4:21-cv-08009-JSW
	AUSTEN FLETCHER, AMERICAN CONSERVATIVE UNION, ANDREW	PLAINTIFFS' RESPONSE TO "MOTION
22	BAGGIANI, MARYSE VERONICA JEAN-	FOR LEAVE TO FILEMOTION TO
23	LOUIS, NAOMI WOLF, FRANK VALENTINE, INDIVIDUALLY, AND ON	CONSOLIDATE AND MOTION TO INTERVENE AND JOIN" BY THIRD
24	BEHALF OF THOSE SIMILARLY SITUATED	PARTY DAVID ANDREW
25	Plaintiffs, v.	CHRISTENSON
26		Hon. Jeffrey S. White
27	YOUTUBE, LLC and SUNDAR PICHAI, Defendants.	
28	PLAINTIFFS' RESPONSE TO "MOTION FOR LEAVE TO FILEMOTION TO CONSOLIDATE AND	Case No. 4:21-cv-08009-JSW
	MOTION TO INTERVENE AND JOIN" BY THIRD PARTY DAVID ANDREW CHRISTENSON	5450 1.6. H21 0. 00007 VB 11

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1	David Andrew Christenson was permitted to file <i>pro se</i> three pages of his 59-page	
2	submission, apparently entitled "Motion for Leave to File – Motion to Consolidate and Motion to	
3	Intervene and Join." Dkt. 76. The parties must respond by November 1, 2021. Dkt. 75.	
4	Plaintiffs respectfully submit that the submission is incoherent, and does not appear to meet the	
5	requirements of Fed. R. Civ. P. 24(c). For example, Christenson asserts that "We would not be in	
6	the Pandemic if the Supreme Court had ordered a response to any of my four writs." Dkt. 76,	
7	page 2. The pleading, if construed as a motion of some kind, should be stricken or denied as	
8	moot. The Court has the power to deny the motion for leave as pled, especially because this	
9	pleading requires no action by the Court.	
10	This Court's denial of Christenson's purported Motion would likely not ultimately deny	
11	him an opportunity to redress any purported injuries that would be germane to this action.	
12	Plaintiffs do not respond to or take a position on any of the merits or assertions in the purported	
13	motion. To the extent the Court deems an action is necessary, Plaintiffs request that this motion	
14	be stricken or denied as moot.	
15		
16	Dated: October 29, 2021 Respectfully submitted,	
17	LAW OFFICE OF ANDREI D. POPOVICI, P.C.	
18	Dev // An Just D. Demonto:	
19	By: /s/ Andrei D. Popovici Andrei D. Popovici (234820)	
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21		
22	MICHAEL J. JONES RYAN TOUGIAS	
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-	PLAINTIFFS' RESPONSE TO "MOTION FOR LEAVE

TO FILE--MOTION TO CONSOLIDATE AND MOTION TO INTERVENE AND JOIN" BY THIRD PARTY DAVID ANDREW CHRISTENSON

1	CERTIFICATE OF SERVICE	
2	I hereby certify that today I served PLAINTIFFS' RESPONSE TO "MOTION FOR	
3	LEAVE TO FILEMOTION TO CONSOLIDATE AND MOTION TO INTERVENE AND	
4	JOIN" BY THIRD PARTY DAVID ANDREW CHRISTENSON by placing the document in a	
5	sealed envelope with sufficient postage and mailing the envelope with the United States Postal	
6	Service to the address:	
7		
8	Miromar Pooch El 22550	
9		
10	Dated: October 29, 2021	
11	Bated. October 29, 2021	
12		
13	By: /s/ Andrei D. Popovici	
14	Andrei D. Popovici	
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28	DI AINTIEES? DESDONSE TO "MOTION EOD I EAVE	
	PLAINTIFFS' RESPONSE TO "MOTION FOR LEAVE TO FILE MOTION TO CONSOLIDATE AND	

TO FILE--MOTION TO CONSOLIDATE AND MOTION TO INTERVENE AND JOIN" BY THIRD PARTY DAVID ANDREW CHRISTENSON